

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK**

-----X
JUNJIANG JI, on behalf of himself and other similarly situated,

Plaintiffs,

Case No.: 2:15-cv-04194(SIL)

-against-

**NOTICE OF MOTION TO
DISMISS THE CLAIMS OF
JUNJIANG JI OR TO STRIKE
JI'S TESTIMONY AND TO
ENFORCE A SETTLEMENT
AGREEMENT**

JLING INC. d/b/a Showa Hibachi, JANNEN OF
AMERICA, INC. d/b/a Showa Hibachi, JOHN ZHONG
E HU, and JIA LING HU,

Defendant.

-----X

TO ALL PARTIES AND TO THEIR ATTORNEYS OF RECORD:

TAKE NOTICE THAT, Defendants Jling, Inc., Jannen of America, Inc., John Zhong E Hu, Jia Ling Hu and Jia Wang Hu, by and through their attorneys, Hang & Associates, PLLC, will move for an order dismissing the claims of Junjiang Ji, or in the alternative, striking his trial testimony, or in the alternative enforcing the settlement agreement reached at trial, before the Honorable Steven I. Locke, at the Courthouse for the United States District Court for the Eastern District of New York located at 100 Federal Plaza, Central Islip, New York, on a date and at a time fixed by the Court.

Dated: Flushing, New York
June 27, 2018

HANG & ASSOCIATES, PLLC

/s/ Jian Hang

Jian Hang, Esq.
136-20 38th Ave., Suite 10G
Flushing, New York 11354
Tel: 718.353.8588
jhang@hanglaw.com
Attorneys for Plaintiff